THE COMPANIES ACT 2006 COMPANY LIMITED BY SHARES ARTICLES OF ASSOCIATION OF

HYDE PARK MANSIONS WESTSIDE LIMITED

1. <u>Preliminary</u>

- 1.1 The regulations contained in Schedule 1 to the Companies (Model Articles) Regulations 2008 (Sl 2008 No. 3229), as amended, (Model Articles) shall apply to Hyde Park Mansions Westside Limited (Company) except in so far as they are excluded or varied by these articles.
- 1.2 In the event there is a conflict between the provisions of the Model Articles and these Articles, the provision of these Articles shall prevail.

2. <u>Interpretation</u>

Without prejudice to Regulation 1 of the Model Articles, in these articles:

- 2.1 "A Share" means an A share of £1.00 each in the capital of the Company.
- 2.2 "Articles" means these articles of association or such other form of articles of association as adopted by the Company from time to time.
- 2.3 "B Share" means a B share of £1.00 each in the capital of the Company.
- 2.4 "Building" means the land and property known as Block 13-15 Hyde Park Mansions, Cabbell Street, London NWI 5AZ together with the appurtenances.
- 2.5 "Companies Act" means the Companies Act 2006 as amended and in force from time to time.
- 2.6 "Flat" means a residential leasehold flat in the Building on a Long Lease.
- 2.7 "Flats 13B, 13E and 15D" means those Flats 13B, 13E and 15D of Block 13-15 Hyde Park Mansions, Cabbell Street, London NW1 5AZ.
- 2.8 "Flat Owner" means a person who is the lessee for the time being of or is otherwise entitled for the time being to the benefit of a lease of a Flat and where two or more persons are jointly the lessee or entitled as aforesaid any reference to a Flat Owner shall include all such persons.
- 2.9 "Long Lease" means a lease granted for a term of years certain exceeding 21 years, whether or not it is (or may become) terminable before the end of that term by notice given by or to the tenant or by re-entry, forfeiture or otherwise.
- 2.10 "Ordinary Share" means an A ordinary share or B ordinary share of £1.00 in the capital of the Company, having the rights and being subject to the restrictions set out in these Articles.
- 2.11 "Shareholder" means the holder of an Ordinary Share.
- 2.12 "A Shareholder" means the holder of an A Share.
- 2.13 "B Shareholder" means the holder of a B Share.
- 2.14 Words importing the singular number only shall include the plural number, and vice versa; words importing the masculine gender only shall include the feminine gender; and words importing persons shall include corporations.

3. <u>Private Company</u>

The Company is a private Company and no shares or debentures of the Company shall be offered to the public.

4. Structure of Ownership

The Company holds the Building on trust for and on behalf of the members and therefore all dealings with the Building are at the instruction of and for the ultimate benefit of the members.

5. <u>Share Capital</u>

- 5.1 The share capital of the Company is £15.00 divided into nine (9) A Shares and six (6) B Shares.
- No other classes of share may be issued, but shares may be issued without being fully paid up, and Regulations 21 and 22 of the Model Articles are modified accordingly.
- 5.3 In exercising any authority to allot shares the directors shall not be required to have regard to Sections 561 and 562 of the Companies Act which sections shall be excluded from applying to the Company.
- Only Flat Owners shall be entitled to be registered as Shareholders. Each Flat Owner shall be entitled to and shall hold one A Share (and/or one B Share as the case may be) for each Flat in respect of which s/he or a previous owner has subscribed for a share in the Company and of which he is the present Flat Owner, provided that there are no outstanding disputes between the Company and that person.

6. Restrictions of disposal of the Building

The directors may only authorise the sale or disposal (or represent the approval of the sale or disposal) of part of, or the whole of, the Building if approved by special resolution of the A Shareholders.

7. The Company shall have a first and paramount lien on every share (whether or not it is a fully paid share) for all moneys (whether presently payable or not) called or payable at a fixed time in respect of that share, and the Company shall also have a first and paramount lien on all shares (whether fully paid or not) standing registered in the name of any person for all moneys presently payable by him or his estate to the Company, whether he shall be the sole registered holder thereof or shall be one of several joint holders; but the directors may at any time declare any share to be wholly or in part exempt from the provisions of this article. The Company's lien, if any on a share shall extend to all dividends payable thereon.

8. Transfer of Shares

- 8.1 Flat Owners shall retain an A Share of which s/he is the holder in their own unencumbered beneficial interest for so long as s/he is a Flat Owner (this shall not apply to B Shareholders for the avoidance of doubt who shall be entitled to hold their B Share in circumstances where they no longer are a Flat Owner) and forthwith upon (or simultaneous with) them ceasing to be a Flat Owner in respect of any Flat they shall execute a transfer in favour of the new Flat Owner in respect of such Flat (or where he ceases to be a Flat Owner by virtue of the surrender or forfeiture of the Lease under which they hold such Flat such person as the board of directors shall nominate) of all their unencumbered beneficial interest in the A Share registered in their name in respect of such Flat. For the avoidance of doubt, B Shareholders shall not be obliged to transfer their B Shares to a new Flat Owner and the provisions of article 12 shall apply.
- 8.2 The price to be paid upon the transfer of a share under article 8.1 shall be its nominal value.
- 8.3 If a holder of any A Share refuses or neglects to transfer such share in accordance with these Articles the chairman for the time being of the board of directors, or, failing him, one of the directors duly nominated by resolution of the board for that purpose, shall forthwith be deemed to be duly appointed the agent of that holder, with full power in his name and on his

behalf to execute, complete and deliver a transfer of the relevant A Share to the person or persons to whom it should be transferred hereunder and the Company may receive and give a good discharge for the purchase money and enter the name of the transferee or transferees in the relevant registers as the holder or holders of the said A Share. Regulations 26, 27 and 28 of the Model Articles shall take effect accordingly.

- 8.4 No A Shareholder shall dispose of any A Share or any interest herein save in accordance with the foregoing provisions of this article and the directors shall decline to register any transfer of a share (whether it is fully paid or not) not made in accordance with such provisions.
- 8.5 The directors shall register each and every transfer of shares made in accordance with article
- 8.6 Where two or more persons hold a share jointly they shall for the purpose of these Articles be treated as a single Shareholder.

9. <u>Calling General Meetings</u>

- 9.1 The directors may call general meetings and, on the requisition of A Shareholders and/or the B Shareholders as the case may be pursuant to the provisions of the Companies Act, shall forthwith (and in any event within twenty-one days) proceed to convene a general meeting for a date not more than twenty-eight days after the date of the notice convening the meeting. If there are not within the United Kingdom sufficient directors to call a general meeting, any director or any A Shareholder of the company may call a general meeting.
- 9.2 All general meetings shall be held at the Building or at such other suitable place as is nearby and reasonably accessible to all A Shareholders.
- 9.3 A general meeting shall be called by at least fourteen clear days' notice but a general meeting may be called by shorter notice if is so agreed by a majority in number of the A Shareholders having a right to attend and vote being a majority together holding not less than ninety per cent of the total voting rights (in respect of either class of Ordinary Share as the case may be) capable of being cast at such meeting.
- 9.4 The notice shall specify the time and place of the meeting and shall also include or be accompanied by a statement of the agenda of the business to be transacted at the meeting, the text of any resolutions to be proposed at the meeting, and an explanation to be provided by the proposers of any resolution of the motivation for such resolution.
- 9.5 Subject to the provisions of the Articles, the notice shall be given to all of the A Shareholders and to the directors and auditors.

10. <u>Proceedings at General Meetings</u>

- 10.1 A Shareholders and B Shareholders shall be entitled to attend general meetings.
- Save in the case of the Company having a single A Shareholder or a single B Shareholder (where quorum shall be one), the quorum for the meeting shall be:
 - 10.2.1 20% of the A Shareholders or B Shareholders as the case may be entitled to vote upon the business to be transacted; or
 - 10.2.2 two A Shareholders or two B Shareholders so entitled (whichever is the greater), present in person or by proxy.
- 10.3 If such a quorum is not present within half an hour from the time appointed for the meeting, or if during a meeting such a quorum ceases to be present or the B Shareholders present as the case may be, the meeting shall stand adjourned to the same day in the next week at the

same time and place or to such day, time and place as the directors may determine. If at such adjourned meeting no quorum is present within half an hour from the time appointed for the adjourned meeting the A Shareholders (or the B Shareholders as the case may be) present shall be the quorum and, save where the Company has a single A Shareholder (or a single B Shareholder as the case may be) (where quorum shall be one), if only one A Shareholder (or only one B Shareholder as the case may be) is present the meeting shall stand dismissed.

- An A Shareholder or a B Shareholder present at a general meeting by proxy shall be entitled to speak at the meeting but shall have no vote in accordance with the terms of article 12.1 below.
- A B Shareholder present at a general meeting by proxy shall be entitled to speak at the meeting but shall only have one vote in accordance with the terms of article 12.2 below.

11. <u>Votes of Members and Proxies</u>

- 11.1 A Shareholders (and B Shareholders as the case may be) who are present in person or by corporate representative are entitled to one vote on a show of hands (subject to the terms of article 12 below). A proxy (whether he be an A Shareholder or B Shareholder) who is present and has been duly appointed by an A Shareholder or B Shareholder entitled to vote, also has only one vote on a show of hands (subject to the terms of article 12 below). If the proxy has been appointed by different A Shareholders or B Shareholders to vote in different ways, the proxy will have one vote for and one vote against the resolution (subject to the terms of article 12 below).
- On a poll (subject to the terms of article 12), each A Shareholder and B Shareholder shall be able to cast one vote in respect of each A Share or B Share held by them in the capital of the Company.
- In the case of any persons who are to be regarded as jointly being an A Shareholder or B Shareholder, any such person may exercise the voting rights to which such joint A Shareholders or B Shareholders are entitled, but where more than one such person tenders a vote, whether in person or by proxy, the vote of the senior shall be accepted to the exclusion of the votes of the others, and seniority shall be determined by the order in which the names of such persons appear in the register of Shareholders as concerns the A Shareholders or B Shareholders.
- An A Shareholder or B Shareholder in respect of whom an order has been made by any court having jurisdiction (whether in the United Kingdom or elsewhere) in matters concerning mental disorder may vote, whether on a show of hands or on a poll (subject to the terms of article 12), by his receiver, curator bonis or other person, authorised in that behalf appointed by that court, and any such receiver, curator bonis or other person may, on a poll, vote by proxy. Evidence to the satisfaction of the directors of the authority of the person claiming to exercise the right to vote shall be deposited at the registered office, or at such other place as is specified in accordance with the Articles for the deposit of, instruments of proxy, not less than 48 hours before the time appointed for holding the, meeting or adjourned meeting at which the right to vote is to be exercised and in default the right to vote shall not be exercisable.
- An instrument appointing a proxy shall be in writing, executed by or on behalf of the appointor and shall be in the following form (or in a form as near thereto as circumstances allow or in any other form which is usual or which the directors may approve):

Hyde Park Mansions Westside Limited

l/We ****** of ****** being [a/an] [A/B Shareholder [s] of the above named company, hereby appoint**** of ******, or failing him, ****** of *******, as my/our proxy to vote in my/our name[s] and on my/our behalf at the general meeting of the company to be held on

** 20**, and at any adjournment thereof

Signed this ***** day of ***** 20* *

Where it is desired to afford A Shareholders or B Shareholders as the case may be an opportunity of instructing the proxy how he shall act the instrument appointing a proxy shall be in the following form (or in a form as near thereto as circumstances allow or in any other form which is usual or which the directors may approve):

Hyde Park Mansions Westside Limited

1/We ****** of ****** being [a/an] [A/B Shareholder [s] of the above named company, hereby appoint**** of ****** or failing him ****** of ******, as my/our proxy to vote in my/our name[s] and on my/our behalf at the general meeting of the company, to be held on ** 20**, and at any adjournment thereof

This form is to be used in respect of the resolutions mentioned below as follows:

Resolution No.1 [for] [against]

Resolution No.2 [for] [against]

[Strike out whichever is not desired]

Unless otherwise instructed, the proxy may vote as he thinks fit or abstain from voting. Signed this ***** day of ******* 20* *

11.7 The instrument appointing a proxy shall, if in writing, be deposited at such place as is specified in the notice convening the meeting, and, if in electronic form, be sent to such electronic address (if any) specified by the directors for these purposes, and in either case shall be received not less than 48 hours prior to the proposed meeting and an instrument of proxy which is not deposited, delivered or received in a manner so permitted shall be invalid.

12. <u>Share Class rights</u>

- 12.1 As regards the profits of which the Company may determine from time to time to distribute in respect of any financial period they shall be distributed amongst the A Shareholders in proportion to the number of A Shares held by them but for the avoidance of doubt the A Shareholders shall not be entitled to the premiums payable to B Shareholders as more particularly described below in article 12.2 and nor shall they be allowed to vote in connection with any matters relating to the statutory lease extensions concerning Flats 13B, 13E and 15D. As regards capital, on a return of assets on liquidation, reduction of capital or otherwise the A Shareholders shall be entitled in respect of their A Shares (in proportion to the number held by them) to be paid out of the surplus assets of the Company remaining after payment of its liabilities the subscription price of the A Shares as the case may be and the balance of such surplus assets shall belong to and be distributed amongst the A Shareholders in proportion to the amounts paid up on the A Shares held by them respectively pari passu.
- 12.2 As regards voting the B Shareholders shall be allowed to vote but only in connection with and as concern matters relating to the statutory lease extensions in respect of Flats 13B, 13E and 15D and all matters pertaining to Flats 13B, 13E and 15D and shall not in respect of their holdings of such B Shares be entitled to vote upon any resolution or be entitled to a return on capital or be entitled to the profits of the Company save in circumstances where the Company is in receipt of a premium(s) paid to it in respect of the formal completion of statutory lease extensions concerning Flats 13B, 13E and 15D ('Premiums') the B Shareholders shall be exclusively (to the detriment of A Shareholders) entitled to the Premium(s) in the following proportions:

B Shareholder and Flat Owner of 13A (at the date of these Articles) 15.6250%

B Shareholder and Flat Owner of 13C (at the date of these Articles) 1.5625%

B Shareholder and Flat Owner of 13D (at the date of these Articles) 12.5000%

B Shareholder and Flat Owner 13F (at the date of these Articles) 12.5000%

B Shareholder and Flat Owner 14C (at the date of these Articles) 18.7500%

B Shareholder and Flat Owner 15C (at the date of these Articles) 39.0625%

For the avoidance of doubt upon completion of the payment of the Premiums the B Shareholders shall immediately transfer their B Shares to the Company.

13. Notices

Any notice to be given to or by any person pursuant to the Articles shall be in writing or shall be given using electronic communications to an address for the time being notified for that purpose to the person giving the notice. A notice calling a meeting of the directors need not be in writing or given using electronic communications if there is insufficient time to give such notice having regard to the urgency of the business to be conducted thereat.

14. Powers of Directors

- Subject to the provisions of the Companies Act, and these Articles and to any directions given by special resolution, the business of the Company shall be managed by the directors who may exercise all the powers of the Company. No alteration of the Articles and no such direction shall invalidate any prior act of the directors which would have been valid if that alteration had not been made or that direction had not been given. The powers given by this regulation shall not be limited by any special power given to the directors by the Articles and a meeting of directors at which a quorum is present may exercise all powers exercisable by the directors.
- The directors may, by power of attorney or otherwise, appoint any person to be the agent of the Company for such purposes and on such conditions as they determine, including authority for the agent to delegate all or any of his powers.

15. Alternate Directors

- Any director (other than an alternate director) may appoint any other director, or any other person approved by resolution of the directors and willing to act, to be an alternate director and may remove from office an alternate director so appointed by him.
- An alternate director shall be entitled to receive notice of all meetings of directors and of all meetings of committees of directors of which his appointor is a Shareholder, to attend and vote at any such meeting at which the director appointing him is not personally present and generally to perform all the functions of his appointor as a director in his absence but shall not be entitled to receive any remuneration from the Company for his service as an alternate director. It shall not be necessary to give notice of such a meeting to an alternate director who is absent from the United Kingdom unless he has given to the Company an address to which notices may be sent using electronic communications.

- 15.3 An alternate director shall cease to be an alternate director if his appointor ceases to be a director. If a director retires but is reappointed or deemed to have been reappointed at the meeting at which he retires, any appointment of an alternate director made by him which was in force immediately prior to his retirement shall continue after his reappointment.
- Any appointment or removal of an alternate director shall be by notice to the Company signed by the director making or revoking the appointment or in any other manner approved by the directors.
- Save as otherwise provided in these Articles, an alternate director shall be deemed for all purposes to be a director and shall alone be responsible for his own acts and defaults and he shall not be deemed to be the agent of the director appointing him.

16. Sole Member

- 16.1 If and for so long as the Company has only one Shareholder and that Shareholder takes any decision which is required to be taken in general meeting or by means of a written resolution, that decision shall be as valid and effective as if agreed by the Company in general meeting save that this article:
- shall not apply to resolutions proposed pursuant to sections 168 and 510 of the Companies Act 2006.
- Any decision taken by a sole Shareholder in accordance with article 16.1 above shall be recorded in writing and delivered by that Shareholder to the Company for entry in the Company's minute book.

Resolutions under section 168 of the Companies Act 2006 (removal of a director) and section 510 of the Companies Act 2006 (removal of an auditor) shall only be considered by the Company in general meeting.

17. Directors

- 17.1 Subject to article 17.4 a director must be an A Shareholder of the Company and Regulation 17(1) of the Model Articles shall be modified accordingly.
- Unless otherwise determined by Ordinary Resolution the minimum number of directors shall be one and there shall be no maximum number. Regulation 11 of the Model Articles shall be modified accordingly.
- Where two or more persons hold a joint share in the Company only one of those joint A Shareholders shall be entitled to hold office as a director.
- Where a corporate body is an A Shareholder of the Company it shall be entitled to appoint one person, not also being a corporate body, to stand for election as a director of the Company and to remove any such director from office and to appoint any other person in place of any such director so removed or dying or otherwise vacating office.
- 17.5 Every appointment or removal made pursuant to article 17.4 shall be made by notice in writing to the Company signed by or on behalf of the appointor and sent by post to or left at the registered office of the Company. Such notice shall take effect when served or (if sent by post) twenty four hours after the same shall have been properly addressed and posted.
- 17.6 The directors are not entitled to remuneration unless otherwise determined by Ordinary Resolution, and Regulation 19 of the Model Articles shall be modified accordingly. Any resolution giving such consent shall specify the amount of remuneration to be paid to the directors, and unless the resolution provides otherwise, the remuneration shall be deemed to accrue from day to day.

18. Appointment and Retirement of Directors

- 18.1 The Company may by ordinary resolution at a general meeting appoint an eligible person who is willing to act to be a director, either to fill a vacancy or as an additional director but conditional upon that person satisfying in full the following criteria:
 - (a) not having been disqualified from acting as a director in the past or at the time of their proposed appointment; and
 - (b) nor there being any circumstances that the person is aware of or could reasonably be expected to be aware of as a consequence of which that person could be so disqualified;
 - (c) not being in breach of the terms of a long lease that they are directly or indirectly a party to;
 - (d) not being prohibited by law from being a director of the Company;
 - (e) not being convicted of a criminal offence;
 - (f) not being an undischarged bankrupt;
 - (g) not being a party to a composition or arrangement with their creditors from which they have not been discharged;
 - (h) otherwise being an eligible and a fit and proper person; and
 - (i) being resident in the United Kingdom.

The Company may by ordinary resolution at a general meeting appoint an eligible person who is willing to act to be a director, either to fill a vacancy or as an additional director.

- 18.2 Any eligible person nominated must have been nominated by an A Shareholder or a director.
- 18.3 Not less than fourteen clear days before the date appointed for the meeting, notice of the nomination, executed by that eligible person, must be circulated to each A Shareholder stating the particulars which would (if he were so appointed) be required to be included in the Company's register of directors.
- 18.4 Nothing in these articles shall prejudice the provisions of article 17 (b) of the Model Articles.
- 18.5 Any director appointment made under this article shall not be valid if that appointment causes the number of directors to exceed the maximum number of directors fixed by, or in accordance with, these Articles.

19. <u>Disqualification of Directors</u>

In addition to the matters set out in Regulation 18 of the Model Articles, the office of director shall be vacated if a director ceases to be an A Shareholder of the Company or, being a director appointed pursuant to article 18.4 is removed in accordance with that article or, his appointor ceases to be an A Shareholder of the Company.

20. <u>Proceedings of Directors</u>

20.1 Subject to the provisions of these Articles, the directors may regulate their proceedings as they think fit. A director may, and the secretary at the request of a director shall, call a meeting of the directors. It shall not be necessary to give notice of a meeting to a director who is absent from the United Kingdom unless he has given to the Company an address to which notices may be sent using electronic communications. Questions arising at a meeting

of the directors shall be decided by a majority of votes of the directors present at the meeting (and participation in a director's meeting shall be as defined by Model Article 10). A director who is also an alternate director shall be entitled in the absence of his appointor to a separate vote on behalf of his appointor in addition to his own vote.

- The quorum for the transaction of the business of the directors may be fixed by the directors and unless so fixed at any other greater number, shall be two, save that while the Company has a sole director, quorum shall be one and Regulation 11 of the Model Articles shall be modified accordingly. A person who holds office only as an alternate director shall, if his appointor is not present, be counted in the quorum. A person who holds office both as a director and as an alternate director shall only be counted once in the quorum.
- All acts done by a meeting of directors, or of a committee of directors, or by a person acting as a director shall, notwithstanding that it be afterwards discovered that there was a defect in the appointment of any director or that any of them were disqualified from holding office, or had vacated office, or were not entitled to vote, be as valid as if every such person had been duly appointed and was qualified and had continued to be a director and had been entitled to vote.
- A director who is an A Shareholder of the Company may vote at any meeting of directors or of any committee of directors of which he is an A Shareholder notwithstanding that it in any way concerns or relates to a matter in which he has any interest whatsoever, directly or indirectly, and if he votes on such a resolution, his vote shall be counted; and in relation to any such resolution, he shall (whether or not he votes on the same) be taken into account in calculating the quorum present at the meeting.
- 20.5 If a question arises at a meeting of directors or of a committee of directors as to the right of a director to vote, the question may, before the conclusion of the meeting, be referred to the chairman of the meeting and his ruling in relation to any director other than himself shall be final and conclusive.

21. <u>Directors' Interests</u>

- Subject to the provisions of the Companies Act, and provided that he has disclosed to the directors the nature and extent of any material interest of his, a director notwithstanding his office (Model Article 14 is varied accordingly):
 - 21.1.1 may be a party to, or otherwise interested in, any transaction or arrangement with the Company or in which the Company is otherwise interested; and
 - 21.1.2 may be a director or other officer of, or employed by, or a party to any transaction or arrangement with, or otherwise interested in, any body corporate promoted by the Company or in which the Company is otherwise interested; and
 - 21.1.3 shall not, by reason of his office, be accountable to the Company for any benefit which he derives from any such office or employment or from any such transaction or arrangement or
 - 21.1.4 from any interest in any such body corporate and no such transaction or arrangement shall be liable to be avoided on the ground of any such interest or benefit.
- 21.2 For the purposes of the foregoing article:
 - 21.2.1 a general notice given to the directors that a director is to be regarded as having an interest of the nature and extent specified in the notice in any transaction or arrangement in which a specified person or class of persons is interested shall be deemed to be a disclosure that the director

- has an interest in any such transaction of the nature and extent so specified; and
- 21.2.2 an interest of which a director has no knowledge and of which it is unreasonable to expect him to have knowledge shall not be treated as an interest of his.

22. Rules and Bylaws

- 22.1 The directors may from time to time make such rules or by-laws, being not inconsistent with these Articles, as they may deem necessary or expedient or convenient for the proper conduct and management of the Company and in particular but without prejudice to the generality of the foregoing they may by such rules or bye-laws regulate:
 - 22.1.1 the conduct of the A Shareholders and the B Shareholders of the Company in relation to one another and to the Company and the Company's servants;
 - 22.1.2 the setting aside of the whole or parts of the Building at any particular time or times for a particular purpose or purposes;
 - 22.1.3 the procedure at general meetings and meetings of the directors and committees of the directors of the Company insofar as such procedure is not regulated by these Articles; and
 - 22.1.4 generally, all such matters as are commonly the subject matter of company rules or rules or regulations appropriate to property of a similar nature and type to the Building.
- 22.2 The Company in general meeting shall have power by ordinary resolution to alter or repeal the rules or bye-laws and to make additions thereto and the directors shall adopt such means as they deem sufficient to bring to the notice of the A Shareholders and B Shareholders of the Company all such rules or bye-laws, which so long as they shall be in force, shall be binding on all A Shareholders and B Shareholders of the Company.

23. <u>Indemnity</u>

- 23.1 Subject to the Companies Acts, but without prejudice to any indemnity to which a director may otherwise be entitled, each director or other officer of the Company (other than any person (whether an officer or not) engaged by the Company as auditor) shall be indemnified out of the Company's assets against all costs, charges, losses, expenses and liabilities incurred by him as a director or other officer of the Company in the actual or purported execution and/or discharge of his duties or in relation thereto including any liability incurred by him in defending any civil or criminal proceedings, in which judgement is given in his favour or in which he is acquitted or the proceedings are otherwise disposed of without any finding or admission of any material breach of duty on his part or in connection with any application in which the court grants him relief from liability for negligence, default, breach of duty or breach of trust in relation to the Company's affairs.
- 23.2 The Company may buy and maintain insurance against any liability falling upon its directors or other officers which arises out of their respective duties to the Company, or in relation to its affairs.

24. Objects of the Company

- 24.1 The objects for which the Company is established are:
 - 24.1.1 to exercise and to take all necessary and appropriate steps to acquire the freehold interest In the Building for the mutual benefit of the lessees of Flats or so many of them as may from time to time be A Shareholders of the Company;
 - 24.1.2 to acquire, hold, manage and administer the freehold of the Building and any other estate or interest, right or privilege whatsoever, whether legal or equitable, comprising or comprised in or otherwise connected with or concerning the Building;
 - 24.1.3 to maintain, repair and improve the Building, and to construct, develop, exchange, let on lease or otherwise, sell, assign, transfer, surrender, turn to account, grant licences, options, rights and privileges in respect of, or otherwise dispose of or deal with all or any part of the
 - 24. 1.4 to exercise the functions of the landlord under a lease of the whole or any part of the Building with respect to services, repairs, maintenance, improvements, insurance and general management;
 - 24.1.5 to exercise the functions of the landlord under a lease of the whole or any part of the Building in relation to the grant of approvals to the tenant under such lease, and to deal with any defective leases of the whole or any part of the Building;
 - 24.1.6 to discharge any other general functions and duties of the landlord under a lease of the whole or any part of the Building;
 - 24.1.7 to monitor, keep under review, investigate, verify and procure or enforce the performance by any person of the terms of any covenant, undertaking, duty or obligation howsoever arising in any way connected with or affecting the Building or any occupants thereof;
 - 24.1.8 to provide and maintain services and amenities of every description in relation to the Building, to maintain, repair, renew, redecorate, repaint and clean the Building, and to cultivate, maintain, landscape and plant any land, gardens and grounds comprised in the
 - 24.1.9 to enter into contracts with builders, decorators, cleaners, tenants, contractors, gardeners, or any other person, to consult and retain any professional advisers and to employ any staff and managing or other agents and to pay, reward or remunerate in any way any person, firm or company supplying goods or services to the Company;
 - 24.1.10 to issue and receive any notice, counter-notice, consent or other communication and to enter into any correspondence concerning or in any way affecting the Building, the management of the Building, the occupants of the Building, the Company, any of its activities, or any A thereof:
 - 24.1.11 to commence and pursue or defend or participate in any application to, or other proceeding before, any Court or tribunal of any description;

- 24.1.12 to insure the Building or any other property of the Company or in which it has an interest against damage or destruction and such other risks as may be considered necessary, appropriate or desirable and to insure the Company and its directors, officers or auditors against public liability and any other risks which it may consider prudent or desirable to insure against;
- 24.1.13 to collect in or receive monies on account of rent, service charges, administration charges and other charges in relation to the Building, whether from tenants under leases of the whole of any part of the Building or otherwise, and, where required by law to do so, to hold, invest and deal with the same in accordance with the provisions of the Landlord and Tenant Act 1987 or any statutory modification or reenactment for the time being in force, and any Regulations or Orders made there under from time to time;
- 24.1.14 with the consent of the Company in general meeting to purchase, acquire or accept any interests, licences, options, rights and privileges in or over any real property other than the Building, and with such consent, to maintain, repair and improve, construct, develop, exchange, let on lease or otherwise, sell, assign, transfer, surrender, turn to account, grant licences, options, rights and privileges in respect of, or otherwise dispose of or deal with all or any part of such real property;
- 24.1.15 to establish and maintain capital reserves, management funds and any form of sinking fund in order to pay or contribute towards all fees, costs, and other expenses incurred in the implementation of the Company's objects and, if and in so far as permitted by any enactment or agreement with them, to require the A Shareholders of the Company to contribute towards such reserves or funds at such times, in such amounts and in such manner as the Company may think fit;
- 24.1.16 to monitor and determine for the purpose of voting or for any other purpose the physical dimensions of the Building and any part or parts thereof and to take or obtain any appropriate measurements;
- 24.1.17 to do all things specified for the time being in the Articles;
- 24.1.18 with the consent of the Company in general meeting, to carry on any other trade or business whatever which can in the opinion of the board of directors be advantageously carried on in connection with or ancillary to any of the businesses of the Company; and
- 24.1.19 to do all such other lawful things as may be incidental or conducive to the pursuit or attainment of the Company's objects or any of them;

AND SO THAT

24.1.20 none of the objects set forth in any sub-clause of this Clause shall be restrictively construed but the widest interpretation shall be given to each such object, and none of such objects shall, except where the context expressly so requires, be in any way limited or restricted by reference to or inference from any other object or objects set forth in such sub-clause, or by reference to or inference from the terms of any other sub-clause of

- this Clause, or by reference to or inference from the name of the Company; and
- 24.1.21 none of the sub-clauses of this Clause and none of the objects therein specified shall be deemed subsidiary or ancillary to any of the objects specified in any other such sub-clause, and the Company shall have as full a power to exercise each and every one of the objects specified in each sub-clause of this Clause as though each such sub-clause contained the objects of a separate Company.